

QUICK REFERENCE GUIDE FOR DOMESTIC VIOLENCE CASES

**Including: Statutory Quick Reference Guide
Relevant Statutes
Relevant Parts of the Victim's Rights Act
Quick Phone Reference Guide**

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Quick Reference Guide for Domestic Assault Related Statutes

Offense	Statute	Maximum Bail 629.471	Maximum Probation Period 609.135	PSI required upon Conviction 609.2244	Firearms Order required upon conviction ¹	Firearms Transfer Order required upon Conviction	“Immediate Possession” may be ordered if finding of “imminent risk of substantial bodily harm” made	Minimum Sentence required upon conviction	Conviction may be used to enhance a future arrest
Domestic Assault (M)	609.2242.1	\$10,000	2 years	Yes	Yes	Yes	Yes	None	Yes
Domestic Assault (GM)	609.2242.2	\$30,000	2 years	Yes	Yes	Yes	Yes	20 days, 96 hours served consecutively ²	Yes
5 th Degree Assault (M)	609.224.1	\$6,000	1 year	No	No	No	No	None	Yes
5 th Degree Assault with victim as family or household member (M)	609.224.1	\$6,000	2 years	Yes	Yes	Yes	Yes	None	Yes
5 th Degree Assault (GM)	609.224.2	\$18,000	2 years	No	Yes	Yes	Yes	None	Yes
5 th Degree Assault with victim as family or household member (GM)	609.224.2	\$18,000	2 years	Yes	Yes	Yes	Yes	None	Yes
Violation of an Order for Protection (M)	518B.01.14(b)	\$10,000	1 year	Yes	Yes	No	No	3 days & participation in counseling ³	Yes
Violation of an Order for Protection (GM)	518B.01.14(c)	\$30,000	2 years	Yes	Yes	No	No	10 days & participation in counseling ⁴	Yes
Interference with an Emergency Telephone Call (GM)	609.78.2.1	\$6,000	2 years	Yes	No	No	No	None	Yes

¹ This chart does not include federal firearms prohibition laws. For additional information on that prohibition, see 18 U.S.C. § 922

² The Court may stay execution of the minimum sentence on the condition that the person sentenced complete anger therapy or counseling and fulfill any other condition as ordered by the court. Minn. Stat. § 609.2243.1. See Minn. Stat. 518B.02 for a description of the standards required for a court ordered domestic abuse counseling or educational program.

³ 518B.01.14(b)

⁴ 518B.01.14(c)

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Offense	Statute	Maximum Bail 629.471	Maximum Probation Period 609.135	PSI required upon Conviction 609.2244	Firearms Order required upon conviction	Firearms Transfer Order required upon Conviction	“Immediate Possession” may be ordered if finding of “imminent risk of substantial bodily harm” made	Minimum Sentence required upon conviction	Conviction may be used to enhance a future arrest
Violation of a Domestic Abuse No Contact Order (M)	629.75.2(c)	\$10,000	1 year	Yes, if Note 4 applies	No	No	No	None	Yes
Violation of a Domestic Abuse No Contact Order (GM)	629.75.2(d)	\$30,000	2 years	Yes, if Note 4 applies	No	No	No	10 days & participation in counseling	Yes
Violation of a Harassment Order (M)	609.748.6(b)	\$2,000	1 year	No, unless victim is a family or household member	No	No	No	None	Yes
Violation of a Harassment Order (GM)	609.748.6(c)	\$6,000	2 years	No, unless victim is a family or household member	No	No	No	None	Yes
Obscene or Harassing Telephone Calls (M)	609.79	\$2,000	2 years	No, unless victim is a family or household member	No	No	No	None	No
Stalking (GM)	609.749	\$6,000	2 years	No	Yes	No	No	None	Yes
Any other misdemeanor offense*		\$2,000	1 year	Yes, if Note 5 applies	No	No	No	None	No
Any other gross misdemeanor offense		\$6,000	2 years	Yes, if Note 5 applies	No	No	No	None	No

5 A pre-sentence investigation must be conducted if the defendant is arrested for committing an offense described in 518B.01.2, but is convicted of another offense arising out of the same circumstances surrounding the arrest *(to include disorderly conduct) 609.2244.1(2). Offenses listed in 518B.01.2 include; domestic assault, terroristic threats, criminal sexual conduct and interference with an emergency call.

ENHANCEMENT CHART FOR ASSAULT-RELATED OFFENSES

A prior conviction for a violation of or an attempt to violate one of the following Qualified Domestic Violence Related Offenses will enhance the new charge as noted in the chart below. According to Minn Stat. § 609.02, subd. 16, a **QUALIFIED DOMESTIC VIOLENCE RELATED OFFENSE** is:

Assault 1st to 5th Degree
(609.221 to 609.224)

Domestic Assault
(609.2242)

Crim Sex 1st to 4th Degree
(609.342 to 609.345)

Interference with an Emergency Call
(609.78.2.1)

Female Genital Mutilation
(609.2245)

Terroristic Threats
(609.713)

Violation of an Order for Protection
(518B.01.14)

Violation of a Restraining Order
(609.748.6)

Domestic Assault by Strangulation
(609.2247)

Non Consensual Dissemination of Private Sexual Images (617.261)

Malicious Punishment of a Child
(609.377)

Violation of a Domestic Abuse No Contact Order
(629.75.2 & formerly 518B.01.22)

1st and 2nd Degree Murder
(609.185 & 609.19)

Stalking
(609.749)

NEW CHARGE	Enhanceable to a Gross Misdemeanor if there is a prior conviction	Enhanceable to a Felony if there are prior conviction(s)
Domestic Assault 609.2242	Against anyone within 10 years of the date of a prior conviction or adjudication of delinquency (2 nd in 10) 609.2242.2	Against anyone within 10 years of the date of the 1 st of 2 prior convictions or adjudications of delinquency (3 rd in 10) 609.2242.4
Stalking 609.749	Should already be a gross misdemeanor	Against anyone within 10 years of the date of a prior conviction or adjudication of delinquency (2 nd in 10) 609.749.4
Assault 5th Degree 609.224 Same Victim	Against the same victim within 10 years of the date of a prior conviction or adjudication of delinquency (2 nd in 10) 609.224.2(a)	Against the same victim within 10 years of the 1 st of 2 prior convictions or adjudications of delinquency (3 rd in 10) 609.224.4(a)
Assault 5th Degree 609.224 Different Victim	Against anyone within 3 years of the prior conviction or adjudication of delinquency (2 nd in 3) 609.224.2(b)	Against anyone within 3 years from the date of the 1 st of 2 prior convictions or adjudications of delinquency (3 rd in 3) 609.224.4(b)
Violation of an Order for Protection 518B.01.14	Against anyone within 10 years of the date of a prior conviction or adjudication of delinquency (2 nd in 10) 518B.01.14(c)	Against anyone within 10 years of the date of the 1 st of 2 prior convictions or adjudications of delinquency (3 rd in 10) 518B.01.14(d)
Violation of a Restraining Order 609.748.6	Against anyone within 10 years of the date of a prior conviction or adjudication of delinquency (2 nd in 10) 609.748.6(c)	Against anyone within 10 years of the date of the 1 st of 2 prior convictions or adjudications of delinquency (3 rd in 10) 609.748.6(d)
Violation of a Domestic Abuse No Contact Order 629.75.2	Against anyone within 10 years of the date of a prior conviction or adjudication of delinquency. (2 nd in 10) 629.75.2(c)	Against anyone within 10 years of the date of the 1 st of 2 prior convictions or adjudications of delinquency (3 rd in 10) 629.75.2(d)

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629.72 Bail in cases of domestic abuse, harassment, violation of an order for protection, or violation of a domestic abuse no contact order

Subd. 2. Judicial review; release; bail.

(a) The judge before whom the arrested person is brought shall review the facts surrounding the arrest and detention of a person arrested for domestic abuse, harassment, violation of an order for protection, or violation of a domestic abuse no contact order. The prosecutor or prosecutor's designee shall present relevant information involving the victim's or the victim's family's account of the alleged crime to the judge to be considered in determining the arrested person's release. In making a decision concerning pretrial release conditions of a person arrested for domestic abuse, harassment, violation of an order for protection, or violation of a domestic abuse no contact order, the judge shall review the facts of the arrest and detention of the person and determine whether:

- (1) release of the person poses a threat to the alleged victim, another family or household member, or public safety; or
- (2) there is a substantial likelihood the person will fail to appear at subsequent proceedings.

Before releasing a person arrested for or charged with a crime of domestic abuse, harassment, violation of an order for protection, or violation of a domestic abuse no contact order, the judge shall make findings on the record, to the extent possible, concerning the determination made in accordance with the factors specified in clauses (1) and (2).

(b) The judge may impose conditions of release or bail, or both, on the person to protect the alleged victim or other family or household members and to ensure the appearance of the person at subsequent proceedings. These conditions may include an order:

- (1) enjoining the person from threatening to commit or committing acts of domestic abuse or harassment against the alleged victim or other family or household members or from violating an order for protection or a domestic abuse no contact order;
- (2) prohibiting the person from harassing, annoying, telephoning, contacting, or otherwise communicating with the alleged victim, either directly or indirectly;
- (3) directing the person to vacate or stay away from the home of the alleged victim and to stay away from any other location where the alleged victim is likely to be;
- (4) prohibiting the person from possessing a firearm or other weapon specified by the court;
- (5) prohibiting the person from possessing or consuming alcohol or controlled substances; and
- (6) specifying any other matter required to protect the safety of the alleged victim and to ensure the appearance of the person at subsequent proceedings.

(c) If conditions of release are imposed, the judge shall issue a written order for conditional release. The court administrator shall immediately distribute a copy of the order for conditional release to the agency having custody of the arrested person and shall provide the agency having custody of the arrested person with any available information on the location of the victim in a manner that protects the victim's safety. Either the court or its designee or the agency having custody of the arrested person shall serve upon the defendant a copy of the order. Failure to serve the arrested person with a copy of the order for conditional release does not invalidate the conditions of release.

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629.75 Domestic Abuse No Contact Order

Subdivision 1. Establishment; description.

(a) A domestic abuse no contact order is an order issued by a court against a defendant in a criminal proceeding or a juvenile offender in a delinquency proceeding for:

(1) domestic abuse as defined in section 518B.01, subdivision 2;

(2) harassment or stalking under section 609.749 when committed against a family or household member as defined in section 518B.01, subd.2;

(3) violation of an order for protection under section 518B.01, subdivision 14; or

(4) violation of a prior domestic abuse no contact order under this section or Minnesota Statutes 2008, section 518B.01, subdivision 22.

(b) A domestic abuse no contact order may be issued as a pretrial order before final disposition of the underlying criminal case or as a postconviction probationary order. A domestic abuse no contact order is independent of any condition of pretrial release or probation imposed on the defendant. A domestic abuse no contact order may be issued in addition to a similar restriction imposed as a condition of pretrial release or probation. In the context of a postconviction probationary order, a domestic abuse no contact order may be issued for an offense listed in paragraph (a) or for a conviction for any offense arising out of the same set of circumstances as an offense listed in paragraph (a).

(c) A no contact order under this section shall be issued in a proceeding that is separate from but held immediately following a proceeding in which any pretrial release or sentencing issues are decided.

Subdivision 2. Criminal Penalties.

(b) Except as otherwise provided in paragraphs (c) and (d), a person who knows of the existence of a domestic abuse no contact order issued against the person and violates the order is guilty of a misdemeanor. [this offense is enhanceable to a gross misdemeanor or felony based on prior convictions for qualified domestic related offenses]

State v. Ness, 834 N.W.2d 177 (Minn. 2013)

Domestic Abuse No Contact Order statute does not violate due process and is constitutional. The statute limits the court's authority to issue a domestic abuse no contact order to cases in which:

(1) the court has made a preliminary finding that there is probable cause to believe that the defendant has committed one of the enumerated offenses,

(2) the court has considered whether a no contact order is necessary for the safety of the victim or other persons, and

(3) the court has issued a written order setting forth the conditions of release.

With respect to probationary orders, the standard is even higher: the defendant will necessarily have been found guilty of one of the enumerated offenses by proof beyond a reasonable doubt.

Minn.Stat. § 629.75, subd. 1, on its face, requires that the domestic-abuse-no-contact-order hearing be held immediately following a proceeding in which any pretrial release or sentencing issues are decided. Such hearings provide constitutionally sufficient notice and opportunity to be heard and incorporate sufficient checks on the district court's discretion in issuing a domestic abuse no contact order.

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624.713 Certain persons not to possess firearms

Subdivision 1. Ineligible persons. The following persons shall not be entitled to possess ammunition or a pistol or semiautomatic military-style assault weapon or any other firearm:

(8) except as otherwise provided in clause (9), a person who has been convicted in another state of committing an offense similar to the offense described in section 609.224, subdivision 3, against a family or household member or section 609.2242, subdivision 3, unless three years have elapsed since the date of conviction and, during that time, the person has not been convicted of any other violation of section 609.224, subdivision 3, or 609.2242, subdivision 3, or a similar law of another state;

(12) a person who has been convicted of a violation of section 609.224 if the court determined that the assault was against a family or household member in accordance with section 609.2242, subdivision 3 (domestic assault), unless three years have elapsed since the date of conviction and, during that time, the person has not been convicted of another violation of section 609.224 or a violation of a section listed in clause (11); or

(13) a person who is subject to an order for protection as described in section 260C.201, subdivision 3, paragraph (d), or 518B.01, subdivision 6, paragraph (g).

518B.01 Domestic Abuse Act – Firearm prohibition and transfer

Subdivision 6. Relief by Court that can be provided in an Order for Protection – firearms prohibition and transfer also applies to a person prohibited from possessing a firearm based on criminal conviction. (excerpts to follow – for details see full statute):

(g) An order granting relief shall prohibit the abusing party from possessing firearms for the length the order is in effect if the order (1) restrains the abusing party from harassing, stalking, or threatening the petitioner or restrains the abusing party from engaging in other conduct that would place the petitioner in reasonable fear of bodily injury, and (2) includes a finding that the abusing party represents a credible threat to the physical safety of the petitioner or prohibits the abusing party from using, attempting to use, or threatening to use physical force against the petitioner. The order shall inform the abusing party of that party's prohibited status. Except as provided in paragraph (i), the court shall order the abusing party to transfer any firearms that the person possesses, within three business days, to a federally licensed firearms dealer, a law enforcement agency, or a third party who may lawfully receive them.

(h) An abusing party who is ordered to transfer firearms under paragraph (g) must file proof of transfer as provided for in this paragraph.

(i) When a court issues an order containing a firearms restriction provided for in paragraph (g), the court shall determine by a preponderance of evidence if an abusing party poses an imminent risk of causing another person substantial bodily harm. Upon a finding of imminent risk, the court shall order that the local law enforcement agency take immediate possession of all firearms in the abusing party's possession.

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518B.02 Domestic abuse counseling program or educational program required

Subdivision 1. Court-ordered domestic abuse counseling program or educational program. If the court stays imposition or execution of a sentence for a domestic abuse offense and places the offender on probation, the court shall order that, as a condition of the stayed sentence, the offender participate in and successfully complete a domestic abuse counseling program or educational program.

Subdivision 2. Standards for domestic abuse counseling programs and domestic abuse educational programs (summary below – see full statute for details)

- Program must provide documentation to probation or court as to how the program meets criteria of statute
- Program must require offender to attend a minimum of 24 sessions or 36 hours of programming unless fewer recommended by probation
- Sessions must be in a group setting and have separate sessions for males and females
- Program must have written policy that counselors and facilitators report threats or acts of violence and hold offenders responsible for behavior
- Program must have an intake policy, to include looking for chemical dependency issues
- The court must be informed if the offender is terminated from the program and when the offender completes the program

609.2244 Presentence domestic abuse investigations

Subdivision 1. Investigation. A presentence domestic abuse investigation must be conducted and a report submitted to the court by the corrections agency responsible for conducting the investigation when:

- (1) a defendant is convicted of an offense described in section 518B.01, subdivision 2;
- (2) a defendant is arrested for committing an offense described in section 518B.01, subdivision 2, but is convicted of another offense arising out of the same circumstances surrounding the arrest; or
- (3) a defendant is convicted of a violation against a family or household member of: (a) an order for protection under section 518B.01; (b) a harassment restraining order under section 609.748; (c) section 609.79, subdivision 1; or (d) section 609.713, subdivision 1.

Subd. 2. Report. (a) The Department of Corrections shall establish minimum standards for the report, including the circumstances of the offense, impact on the victim, the defendant's prior record, characteristics and history of alcohol and chemical use problems, and amenability to domestic abuse programs. The report is classified as private data on individuals as defined in section 13.02, subdivision 12. Victim impact statements are confidential.

(b) The report must include:

- (1) a recommendation on any limitations on contact with the victim and other measures to ensure the victim's safety;
- (2) a recommendation for the defendant to enter and successfully complete domestic abuse programming and any aftercare found necessary by the investigation, including a specific recommendation for the defendant to complete a domestic abuse counseling program or domestic abuse educational program under section 518B.02;
- (3) a recommendation for chemical dependency evaluation and treatment as determined by the evaluation whenever alcohol or drugs were found to be a contributing factor to the offense;
- (4) recommendations for other appropriate remedial action or care or a specific explanation why no level of care or action is recommended; and
- (5) consequences for failure to abide by conditions set up by the court.

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Rule of Criminal Procedure 27.04 Probation Revocation

Subdivision 1. Initiation of Proceedings.

(1) Warrant or Summons.

- (a) Probation revocation proceedings must be initiated by a summons or warrant based on a written report, signed under penalty of perjury pursuant to Minnesota Statutes, section 358.116, showing probable cause to believe a probationer violated probation.
- (b) The court must issue a summons unless the court believes a warrant is necessary to secure the probationer's appearance or prevent harm to the probationer or another. If the probationer fails to appear on the summons, the court may issue a warrant.

Subdivision 2. First Appearance. [This subdivision lists several things that must occur at the first appearance and the defendant's rights – also states that the hearing must be held within 7 days if the defendant is in custody]

Subdivision 3. Revocation Hearing.

(2) Findings.

- (a) No Violation. If the court finds no violation of the conditions of probation, the proceedings must be dismissed and the probationer continued on probation under the terms previously ordered.
- (b) Violation Found. If the court finds or the probationer admits a probation violation, the court may:
 - (i) continue an existing stay of imposition and order probation as provided in Minn. Stat. § 609.135;
 - (ii) impose sentence but stay execution and order probation as provided in Minn. Stat. § 609.135;
 - (iii) impose and execute a sentence;
 - (iv) continue an existing stay of execution and order probation as provided in Minn. Stat. § 609.135;
 - (v) execute a sentence.

Rule of Evidence 1101. Rules Inapplicable.

(b) The rules other than those with respect to privileges do not apply in the following situations: (3) Proceedings for extradition or rendition; probable cause hearings; sentencing, or granting or revoking probation; issuance of warrants for arrest, criminal summonses, and search warrants; and proceedings with respect to release on bail or otherwise.

State v. Austin, 295 N.W.2d 246 (Minn. 1980)

Violation of a condition is both a necessary and a sufficient ground for the revocation of probation. Revocation followed by imprisonment should not be the disposition, however, unless the court finds on the basis of the original offense and the intervening conduct of the offender that:

- (i) confinement is necessary to protect the public from further criminal activity by the offender; or
- (ii) the offender is in need of correctional treatment which can most effectively be provided if he is confined; or
- (iii) it would unduly depreciate the seriousness of the violation if probation were not revoked.

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611A.03 Plea agreements; notification

Subdivision 1. Plea agreements; notification of victim. Prior to the entry of the factual basis for a plea pursuant to a plea agreement recommendation, a prosecuting attorney shall make a reasonable and good faith effort to inform the victim of:

- (a) the contents of the plea agreement recommendation, including the amount of time recommended for the defendant to serve in jail or prison if the court accepts the agreement; and
- (b) the right to be present at the sentencing hearing and at the hearing during which the plea is presented to the court and to express orally or in writing, at the victim's option, any objection to the agreement or to the proposed disposition. If the victim is not present when the court considers the recommendation, but has communicated objections to the prosecuting attorney, the prosecuting attorney shall make these objections known to the court.

Subdivision 2. Notification duties. A prosecuting attorney satisfies the requirements of subdivision 1 by notifying:

- (a) the victim's legal guardian or guardian ad litem; or
- (b) the three victims the prosecuting attorney believes to have suffered the most, if there are more than three victims of the offense.

611A.0315 Victim notification; domestic assault; harassment

Subdivision 1. Notice of decision not to prosecute.

- (a) A prosecutor shall make every reasonable effort to notify a victim of domestic assault or harassment that the prosecutor has decided to decline prosecution of the case or to dismiss the criminal charges filed against the defendant. Efforts to notify the victim should include, in order of priority: (1) contacting the victim or a person designated by the victim by telephone; and (2) contacting the victim by mail. If a suspect is still in custody, the notification attempt shall be made before the suspect is released from custody.
- (b) Whenever a prosecutor dismisses criminal charges against a person accused of domestic assault or harassment, a record shall be made of the specific reasons for the dismissal. If the dismissal is due to the unavailability of the witness, the prosecutor shall indicate the specific reason that the witness is unavailable.
- (c) Whenever a prosecutor notifies a victim of domestic assault or harassment under this section, the prosecutor shall also inform the victim of the method and benefits of seeking an order for protection under section 518B.01 or a restraining order under section 609.748 and that the victim may seek an order without paying a fee.

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611A.033 Speedy trial; notice of schedule change

(a) A victim has the right to request that the prosecutor make a demand under rule 11.10 of the Rules of Criminal Procedure that the trial be commenced within 60 days of the demand. The prosecutor shall make reasonable efforts to comply with the victim's request.

(b) A prosecutor shall make reasonable efforts to provide advance notice of any change in the schedule of the court proceedings to a victim who has been subpoenaed or requested to testify.

611A.035 Confidentiality of victim's address

Subdivision 1. Discretion of prosecutor not to disclose. A prosecutor may elect not to disclose a victim's or witness's home or employment address, telephone number, or date of birth if the prosecutor certifies to the trial court that:

- (1) the defendant or respondent has been charged with or alleged to have committed a crime;
- (2) the nondisclosure is needed to address the victim's or witness's concerns about safety or security; and
- (3) the victim's or witness's home or employment address, telephone number, or date of birth is not relevant to the prosecution's case.

If such a certification is made, the prosecutor must make a motion with proper notice for the court's permission to continue to withhold this information. The court shall either:

- (1) order the information disclosed to defense counsel, but order it not disclosed to the defendant; or
- (2) order the prosecutor to contact the victim or witness to arrange a confidential meeting between defense counsel, or defense counsel's agent, and the victim or witness, at a neutral location, if the victim or witness consents to a meeting.

This subdivision shall not be construed to compel a victim or witness to give any statement to or attend any meeting with defense counsel or defense counsel's agent.

Subd. 2. Witness testimony in court. No victim or witness providing testimony in court proceedings may be compelled to state a home or employment address, telephone number, or the date of birth of the victim or witness on the record in open court unless the court finds that the testimony would be relevant evidence.

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611A.038 Right to submit statement at sentencing

(a) A victim has the right to submit an impact statement to the court at the time of sentencing or disposition hearing. The impact statement may be presented to the court orally or in writing, at the victim's option. If the victim requests, the prosecutor must orally present the statement to the court. Statements may include the following, subject to reasonable limitations as to time and length:

- (1) a summary of the harm or trauma suffered by the victim as a result of the crime;
- (2) a summary of the economic loss or damage suffered by the victim as a result of the crime; and
- (3) a victim's reaction to the proposed sentence or disposition.

(b) A representative of the community affected by the crime may submit an impact statement in the same manner that a victim may as provided in paragraph (a). This impact statement shall describe the adverse social or economic effects the offense has had on persons residing and businesses operating in the community where the offense occurred.

(c) If the court permits the defendant or anyone speaking on the defendant's behalf to present a statement to the court, the court shall limit the response to factual issues which are relevant to sentencing.

(d) Nothing in this section shall be construed to extend the defendant's right to address the court under section 631.20.

611A.039 Right to notice of final disposition of criminal case

Subdivision 1. Notice required. Except as otherwise provided in subdivision 2, within 15 working days after a conviction, acquittal, or dismissal in a criminal case in which there is an identifiable crime victim, the prosecutor shall make reasonable good faith efforts to provide to each affected crime victim oral or written notice of the final disposition of the case. When the court is considering modifying the sentence for a felony or a crime of violence or an attempted crime of violence, the court or its designee shall make a reasonable and good faith effort to notify the victim of the crime. If the victim is incapacitated or deceased, notice must be given to the victim's family. If the victim is a minor, notice must be given to the victim's parent or guardian. The notice must include:

- (1) the date and approximate time of the review;
- (2) the location where the review will occur;
- (3) the name and telephone number of a person to contact for additional information; and
- (4) a statement that the victim and victim's family may provide input to the court concerning the sentence modification.

As used in this section, "crime of violence" has the meaning given in section 624.712, subdivision 5, and also includes gross misdemeanor violations of section 609.224, and non-felony violations of sections 518B.01, 609.2231, 609.3451, 609.748, and 609.749.

Subd. 2. Exception. If a prosecutor contacts an identifiable crime victim in advance of the final case disposition, either orally or in writing, and notifies the victim of the victim's right to request information on the final disposition of the case, the prosecutor shall only be required to provide the notice described in subdivision 1 to those victims who have indicated in advance their desire to be notified of the final case disposition.

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595.02 Testimony of Witnesses.

Subdivision 1. **Competency of witnesses.** Every person of sufficient understanding, including a party, may testify in any action or proceeding, civil or criminal, in court or before any person who has authority to receive evidence, except as provided in this subdivision:

(k) Sexual assault counselors may not be allowed to disclose any opinion or information received from or about the victim without the consent of the victim. However, a counselor may be compelled to identify or disclose information in investigations or proceedings related to neglect or termination of parental rights if the court determines good cause exists. In determining whether to compel disclosure, the court shall weigh the public interest and need for disclosure against the effect on the victim, the treatment relationship, and the treatment services if disclosure occurs. Nothing in this clause exempts sexual assault counselors from compliance with the provisions of sections 626.556 and 626.557.⁵

"Sexual assault counselor" for the purpose of this section means a person who has undergone at least 40 hours of crisis counseling training and works under the direction of a supervisor in a crisis center, whose primary purpose is to render advice, counseling, or assistance to victims of sexual assault.

(l) A domestic abuse advocate may not be compelled to disclose any opinion or information received from or about the victim without the consent of the victim unless ordered by the court. In determining whether to compel disclosure, the court shall weigh the public interest and need for disclosure against the effect on the victim, the relationship between the victim and domestic abuse advocate, and the services if disclosure occurs. Nothing in this paragraph exempts domestic abuse advocates from compliance with the provisions of sections 626.556 and 626.557.⁴

For the purposes of this section, "domestic abuse advocate" means an employee or supervised volunteer from a community-based battered women's shelter and domestic abuse program eligible to receive grants under section 611A.32; that provides information, advocacy, crisis intervention, emergency shelter, or support to victims of domestic abuse and who is not employed by or under the direct supervision of a law enforcement agency, a prosecutor's office, or by a city, county, or state agency.

⁵ Minn. Stat. 626.556 & 626.557 reference reporting maltreatment of minor and vulnerable adults.

⁴ Minn. Stat. 626.556 & 626.557 reference reporting maltreatment of minor and vulnerable adults.

HENNEPIN COUNTY DISTRICT COURT

District Court Information	612-348-2040
District Court OFP Records	612-596-1089
District Court Clerk's Office (Criminal Records)	612-348-2040
District Court Mental Health Pre-Petition Screening	612-348-2787

DISTRICT COURT JUDGES

JUDGE NAME	PHONE NUMBER	EMAIL
Judge Ronald L. Abrams	612-348-6252	4thJudgeAbramsStaff@courts.state.mn.us
Judge Jamie Anderson	612-348-0127	4thJudgeAndersonStaff@courts.state.mn.us
Judge Shereen M. Askalani	612-543-3521	4thJudgeAskalaniStaff@courts.state.mn.us
Judge Todderick Barnette	612-348-7797	4thJudgeBarnetteStaff@courts.state.mn.us
Judge Luis Bartolomei	612-348-6280	4thJudgeBartolomeiStaff@courts.state.mn.us
Judge Bev Benson	612-596-1478	4thJudgeBensonStaff@courts.state.mn.us
Judge Ivy Bernhardson	612-348-2554	4thJudgeBernhardsonStaff@courts.state.mn.us
Judge Gina M. Brandt	612-348-5049	4thJudgeBrandtStaff@courts.state.mn.us
Judge Tanya M. Bransford	612-348-3771	4thJudgeBransfordStaff@courts.state.mn.us
Judge Michael K. Browne	612-543-2472	4thJudgeBrowneStaff@courts.state.mn.us
Judge Kevin S. Burke	612-348-4389	4thJudgeKBurkeStaff@courts.state.mn.us
Judge Susan N. Burke	612-348-8797	4thJudgeSBurkeStaff@courts.state.mn.us
Judge Michael E. Burns	612-543-3775	4thJudgeBurnsStaff@courts.state.mn.us
Judge Peter A. Cahill	612-596-8733	4thJudgeCahillStaff@courts.state.mn.us
Judge Hilary Lindell Caligiuri	612-596-0822	4thJudgeCaligiuriStaff@courts.state.mn.us
Judge Philip C. Carruthers	612-348-0335	4thJudgeCarruthersStaff@courts.state.mn.us
Judge Marta Chou	612-543-1797	4thJudgeChouStaff@courts.state.mn.us
Judge Regina M. Chu	612-348-5086	4thJudgeChuStaff@courts.state.mn.us
Judge Thomas J. Conley	612-348-0723	4thJudgeConleyStaff@courts.state.mn.us
Judge Lois Regnier Conroy	612-596-9010	4thJudgeConroyStaff@courts.state.mn.us
Judge Elizabeth V. Cutter	612-348-6951	4thJudgeCutterStaff@courts.state.mn.us
Judge Margaret A. Daly	612-348-6952	4thJudgeDalyStaff@courts.state.mn.us
Judge Amy Dawson	612-596-1476	4thJudgeDawsonStaff@courts.state.mn.us
Judge Nicole A. Engisch	612-543-1788	4thJudgeEngischStaff@courts.state.mn.us
Judge Todd M. Fellman	612-596-9041	4thJudgeFellmanStaff@courts.state.mn.us
Judge Thomas S. Fraser	612-543-1795	4thJudgeFraserStaff@courts.state.mn.us
Judge Theodora Gaitas	612-543-5573	4thJudgeGaitasStaff@courts.state.mn.us
Judge Tamara Garcia	612-596-7751	4thJudgeGarciaStaff@courts.state.mn.us
Judge Charlene W. Hatcher	612-543-3520	4thJudgeHatcherStaff@courts.state.mn.us
Judge Michelle A. Hatcher	612-543-9381	4thJudgeMHatcherStaff@courts.state.mn.us
Judge Martha A. Holton Dimick	612-348-4652	4thJudgeHoltonDimickStaff@courts.state.mn.us
Judge Juan G. Hoyos	612-596-0807	4thJudgeHoyosStaff@courts.state.mn.us
Judge Karen A. Janisch	612-543-1320	4thJudgeJanischStaff@courts.state.mn.us
Judge Lisa J. Janzen	612-543-3572	4thJudgeJanzenStaff@courts.state.mn.us
Judge Mark J. Kappelhoff	612-543-3517	4thJudgeKappelhoffStaff@courts.state.mn.us

Judge Fred Karasov	612-348-6405	4thJudgeKarasovStaff@courts.state.mn.us
Judge Joseph R. Klein	612-543-1235	4thJudgeKleinStaff@courts.state.mn.us
Judge William H. Koch	612-348-6432	4thJudgeKochStaff@courts.state.mn.us
Judge Carolina A. Lamas	612-543-1791	4thJudgeLamasStaff@courts.state.mn.us
Judge Francis Magill	612-348-2107	4thJudgeMagillStaff@courts.state.mn.us
Judge Bruce D. Manning	612-543-1785	4thJudgeManningStaff@courts.state.mn.us
Judge Kerry W. Meyer	612-596-9255	4thJudgeMeyerStaff@courts.state.mn.us
Judge Laurie J. Miller	612-543-0681	4thJudgeMillerStaff@courts.state.mn.us
Judge James Moore	612-596-1018	4thJudgeMooreStaff@courts.state.mn.us
Judge Daniel C. Moreno	612-348-2362	4thJudgeMorenoStaff@courts.state.mn.us
Judge Nelson L. Peralta	612-348-2044	4thJudgePeraltaStaff@courts.state.mn.us
Judge David L. Piper	612-348-5221	4thJudgePiperStaff@courts.state.mn.us
Judge Kathryn L. Quaintance	612-348-5434	4thJudgeQuaintanceStaff@courts.state.mn.us
Judge Jay M. Quam	612-348-5474	4thJudgeQuamStaff@courts.state.mn.us
Judge Jeannice M. Reding	612-348-6350	4thJudgeRedingStaff@courts.state.mn.us
Judge M. Jacqueline Regis	612-348-6683	4thJudgeRegisStaff@courts.state.mn.us
Judge Patrick D. Robben	612-348-0198	4thJudgeRobbenStaff@courts.state.mn.us
Judge Susan M. Robiner	612-348-8284	4thJudgeRobinerStaff@courts.state.mn.us
Judge Christian M. Sande	612-543-3575	4thJudgeSandeStaff@courts.state.mn.us
Judge Paul R. Scoggin	612-596-1494	4thJudgeScogginStaff@courts.state.mn.us
Judge Kathleen D. Sheehy	612-348-4708	4thJudgeSheehyStaff@courts.state.mn.us
Judge Kristin Siegesmund	612-596-1070	4thJudgeSiegesmundStaff@courts.state.mn.us
Judge Bridget Ann Sullivan	612-596-1480	4thJudgeSullivanStaff@courts.state.mn.us
Judge Mary R. Vasaly	612- 348-0087	4thJudgeVasalyStaff@courts.state.mn.us
Judge Edward T. Wahl	612-348-0890	4thJudgeWahlStaff@courts.state.mn.us
Judge Sarah S. West	612-543-5570	4thJudgeWestStaff@courts.state.mn.us
Judge Angela Willms	612-348-0865	4thJudgeWillmsStaff@courts.state.mn.us

CRIMINAL COURT REFEREE

Referee	Courtroom	Phone Number
Referee Richard Trachy	C323	612-596-9267

FAMILY COURT REFEREES

Referee	Courtroom	Phone Number
Referee Mike Furnstahl	FJC434	612-596-1227
Referee Naomi Garfinkel	FJC543	612-596-0661
Referee Jason Hutchison	FJC542	612-348-5071
Referee Holly Knight	FJC534	612-543-4133
Referee Mary Madden	FJC435	612-596-6629
Referee Joshua Ogenleye	FJC639	612-596-6523
Referee Richards Stebbins	FJC638	612-596-1015

HOUSING COURT REFEREES

Referee	Courtroom	Phone Number
Referee Melissa Houghtaling	C341	612-348-4962
Referee Mark Labine	C333	612-348-7731

MENTAL HEALTH/PROBATE COURT REFEREES

Referee	Courtroom	Phone Number
Referee George Borer	C423	612-348-3293
Referee Michael Lien	C545	612-348-7677
Referee Lori Skibbie	C431	612-348-7679

JUVENILE COURT REFEREE

Referee	Courtroom	Phone Number
vacant	vacant	vacant

HENNEPIN COUNTY SHERIFF'S OFFICE/JAIL & WORKHOUSE

Hennepin County Sheriff's Information	612-348-3744
Hennepin County Jail Public (P) Line	612-348-5112
Hennepin County Adult Jail In-Custody Records	612-596-8000
Hennepin County Sheriff's Office Warrant Office	612-348-2000
Hennepin County Sheriff's Civil Service (OFP Service Information)	612-348-3800
Juvenile Detention Center	612-348-8122
Detention Deputies at Brookdale	612-543-0277
Detention Deputies at Ridgedale	612-543-0077

HENNEPIN COUNTY COMMUNITY CORRECTIONS & REHABILITATION

Juvenile Probation	612-348-3700
Parole Information (8:00 – 5:00) (Supervision after State Prison)	612-348-4365
General Adult Probation Information & Records Center (8:00 – 4:30)	612-348-2110
Adult Probation Information Line (6:00a.m.-Midnight Pre-Trial Unit)	612-348-7001
Adult Probation Services North (Domestic Supervision)	612-348-4770
Adult Probation Services South (Domestic Supervision)	612-596-0487
Adult Felony Traditional Probation Supervision	612-348-3218
Adult Felony and Misdemeanor Domestic Investigations (A-3 HCGC)	612-348-3645
Adult Probation Central Intake	612-348-5268
Division II/Brookdale	612-543-0239
Division III/Ridgedale	612-543-0080

LEGAL ADVICE/DEFENSE ATTORNEYS

Hennepin County Public Defender's Office	612-348-7530
Legal Rights Center	612-337-0030
Chrysalis for Women	612-871-0118

DOMESTIC VIOLENCE SHELTERS

Day One domestic violence crisis line	1-866-223-1111
Alexandra House (Blaine)	763-780-2330
Casa De Esperanza (St. Paul)	651-772-1611
Cornerstone (Bloomington)	952-884-0330
Eagle's Nest (St. Paul)	651-222-5836
Harriet Tubman (Minneapolis)	612-825-0000
Home Free (Plymouth)	763-559-4945
House of Peace (Minneapolis)	612-724-8823
Lewis House (Eagan)	651-452-7288
Sojourner (Hopkins)	952-933-7422
Tubman (Maplewood)	651-768-0216
Women's Advocates (St. Paul)	651-227-8284

DOMESTIC VIOLENCE & OTHER CRIME VICTIM ADVOCATES

Abuse in Later Life	952-646-6545
Asian Women United of Minnesota	612-724-8823
Aurora Center (University of Minnesota)	612-626-9111
Brian Coyle Center (Somali/East African)	612-338-5282
Casa De Esperanza	651-772-1611
CLUES (Comunidades Latinas Unidas En Servicio)	612-746-3500
Cornerstone (South & North East Hennepin County)	952-884-0376
CSD of MN Deaf Domestic Violence Program	651-829-9089
Division of Indian Work: Greater Minneapolis Council of Churches	612-722-8722
Domestic Abuse Project (Public Service Center)	612-673-3526
Domestic Abuse Project (NorthPoint)	612-529-7477
Domestic Abuse Project (Little Earth)	612-728-5874
Domestic Abuse Service Center (Downtown Minneapolis)	612-348-5073
Home Free Community Advocates (Northern Hennepin County)	763-545-7080
Minnesota Indian Women's Resource Center	612-728-2024
Outfront Minnesota (GLBT)	612-822-0127-dial 1
Phyllis Wheatley Center (North Minneapolis)	612-374-4342
Pillsbury United Communities – Immigrant Women's Advocacy Project	612-338-5282
Rape and Sexual Abuse Center	612-374-9077
Sexual Violence Center	612-871-5111

Sojourner Project (West Hennepin County)	952-935-1004
Tubman Family Alliance	612-825-3333
Women of Nations	651-222-5836

OTHER CRISIS RESPONSE RESOURCES

United Way 211	211
Out-State	1-800-543-7709
Council on Crime and Justice	612-353-3000
Crisis Connection	612-379-6363
Greater Minneapolis Crisis Nursery	763-591-0100
PRIDE	612-728-2062 or 1-888-774-3399
Sexual Assault Resources Services (SARS/SANE)	612-873-5832

OTHER USEFUL NUMBERS

Battered Women's Justice Project (BWJP)	612-824-8768 (1-800-903-0111, ext.1)
Battered Women's Legal Advocacy Project (BWLAP)	612-343-9842
COPE (Community Outreach for Psychiatric Emergencies)	612-596-1223
Crime Victim's Reparations and Crime Victim's Justice Unit	651-201-7300 (1-888-622-8799) TTY 651-205-4827
Hennepin County Child Protection Intake	612-348-3552
Hennepin County Adult Protection Intake	612-348-8526
Hennepin County Veteran's Services	612-348-3300
Minnesota Coalition for Battered Women	651-646-6177
Minnesota Coalition Against Sexual Assault	651-209-9993
WATCH	612-341-2747
VINE (automated victim notification re: release from Hennepin Co. Jail)	1-877-664-8463

HENNEPIN COUNTY ATTORNEYS OFFICE

Hennepin County Attorney's Office Criminal Division	612-348-5561
Hennepin County Attorney's Office Juvenile Division	612-348-7916
Hennepin County Attorney's Office Victim/Witness	612-348-4003
Domestic Abuse Service Center	612-348-5073
Prosecutor Line at Domestic Abuse Service Center	612-348-6415

CITY ATTORNEYS, POLICE DEPARTMENTS & ADVOCACY PROGRAMS

City /Court Div.	Practice Name	Email Address for Primary Prosecutor	Phone and Fax Numbers	Police Department Non-Emergency Phone Number	Advocacy Agency
Airport (4)	Chris Renz, Chestnut & Cambronne	crenz@chestnutcambronne.com NKnoernschild@chestnutcambronne.com jheckman@chestnutcambronne.com Jacklyn Heckman (assistant)	612-339-7300 (P) 612-336-2933 (F)	612-726-5115 (P) 612-726-5000 (F)	Cornerstone
Bloomington (4)	City of Bloomington	hmagnuson@bloomingtonmn.gov eglassberg@bloomingtonmn.gov jcross@bloomingtonmn.gov akaul@bloomingtonmn.gov janderberg@bloomingtonmn.gov Jamie Anderberg (assistant) tharrison@bloomingtonmn.gov Tammy Harrison (assistant)	952-563-8753 (P) 952-563-8520 (F)	952-563-4900 (P) 952-563-4936 (F)	Cornerstone
Brooklyn Center (2)	Carson & Clelland	david.ross@carsoncs.net john.thames@carsoncs.net dawn.speltz@carsoncs.net Sami.Corlew@carsoncs.net Joseph.Murphy@carsoncs.net Jackie@carsoncs.net Jackie (assistant)	763-561-2800 (P) 763-561-1943 (F)	763-569-3333 (P) 763-561-0717 (F)	Cornerstone
Brooklyn Park (2)	Colich & Associates	asmall@colichlaw.com agrossmann@colichlaw.com	612-333-7007 (P) 612-333-0492 (F)	763-493-8222 (P) 763-493-8393 (F)	Cornerstone

Champlin (2)	James Hoeft, Barna, Guzy & Steffen	jhoeft@bgsllaw.com mhicke@bgsllaw.com sthies@bgsllaw.com	763-780-5122 (P) 763-780-1777 (F)	763-421-2971 (P) 763-421-4121 (F)	Home Free
Corcoran (2)	Carson & Clelland	david.ross@carsoncs.net john.thames@carsoncs.net dawn.speltz@carsoncs.net Sami.Corlew@carsoncs.net Joseph.Murphy@carsoncs.net Jackie@carsoncs.net Jackie (assistant)	763-561-2800 (P) 763-561-1943 (F)	763-420-8966 (P) 763-420-8965 (F)	Home Free
Crystal (2)	MacMillan, Wallace, & Athanases	petermac@mwap.us mrewallace@mwap.us sarahh@mwap.us Sarah (assistant)	763-559-9553 (P) 763-559-1064 (F)	763-531-1029 (P) 763-537-2379 (F)	Cornerstone
Dayton (2)	Carson & Clelland	david.ross@carsoncs.net john.thames@carsoncs.net dawn.speltz@carsoncs.net Sami.Corlew@carsoncs.net Joseph.Murphy@carsoncs.net Jackie@carsoncs.net Jackie (assistant)	763-561-2800 (P) 763-561-1943 (F)	763-427-2017 (P) 763-323-4018 (F)	Home Free
Deephaven (3)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	952-474-7555 (P) 952-474-4564 (F)	Sojourner
Eden Prairie (3)	Jesse Burglund	jberglund@grjn.com	612-338-0755 (P) 612-349-6718 (F)	952-949-6200 (P) 952-949-6203 (F)	Cornerstone
Edina (4)	Patrick Leach	pgl@leachlawoffice.com drn@leachlawoffice.com Diane Norve	763-220-6164 (P) 763-392-3454 (F)	952-826-1610 (P) 952-826-1607 (F)	Cornerstone
Excelsior (3)	Kenneth Potts Law Firm	pottskatty@aol.com	952-474-4240 (P) 952-474-0987 (F)	952-474-3261 (P) 952-474-4477 (F) (South Lake Minnetonka Public Safety)	Sojourner

Fort Snelling (1)	COAT Calendar (County Attorney Calendar) Contact Person: Brittany Lawonn	brittany.lawonn@hennepin.us	612-348-9842 (P)		
Golden Valley (3)	Frank Rondoni, Chestnut & Cambronne	frondoni@chestnutcambronne.com	612-339-7300 (P) 612-336-2940 (F)	763-593-8079 (P) 763-593-8098 (F)	Sojourner
Greenfield (2)	Carson & Clelland	david.ross@carsoncs.net john.thames@carsoncs.net dawn.speltz@carsoncs.net Sami.Corlew@carsoncs.net Joseph.Murphy@carsoncs.net Jackie@carsoncs.net Jackie (assistant)	763-561-2800 (P) 763-561-1943 (F)	763-391-5100 (P) 763-391-5108 (F) (Hennepin County Sheriff's Office)	Home Free
Greenwood (3)	Kenneth Potts Law Firm	pottskatty@aol.com	952-474-4240 (P) 952-474-0987 (F)	952-474-3261 (P) 952-474- 4477(F) (South Lake Minnetonka Public Safety)	Sojourner
Hanover (2)	Carson & Clelland	david.ross@carsoncs.net john.thames@carsoncs.net dawn.speltz@carsoncs.net Sami.Corlew@carsoncs.net Joseph.Murphy@carsoncs.net Jackie@carsoncs.net Jackie (assistant)	763-561-2800 (P) 763-561-1943 (F)	763-391-5100 (P) 763-391-5108 (F) (Hennepin County Sheriff's Office)	Home Free
Hassan (2)	Carson & Clelland	david.ross@carsoncs.net john.thames@carsoncs.net dawn.speltz@carsoncs.net Sami.Corlew@carsoncs.net Joseph.Murphy@carsoncs.net Jackie@carsoncs.net Jackie (assistant)	763-561-2800 (P) 763-561-1943 (F)	763-428-3450 (P) 763-428-1900 (F) (Rodgers PD)	Home Free
Hennepin County Parks (1)	COAT Calendar (County Attorney Calendar)	brittany.lawonn@hennepin.us	612-348-9842 (P)		

	Contact Person: Brittany Lawonn				
Hopkins (3)	Wynn Curtis, Chestnut & Cambronne	wcurtiss@chestnutcambronne.com	612-339-7300 (P) 612-336-2900 (F)	952-938-8885 (P) 952-939-1375 (F)	Sojourner
Independence (3)	Carson & Clelland	david.ross@carsoncs.net john.thames@carsoncs.net dawn.speltz@carsoncs.net Sami.Corlew@carsoncs.net Joseph.Murphy@carsoncs.net Jackie@carsoncs.net Jackie (assistant)	763-561-2800 (P) 763-561-1943 (F)	763-479-0500 (P) (West Hennepin Public Safety)	Home Free
Lake Minnetonka Conservation District (3)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	612-596-9880 (P) (Hennepin County Water Patrol)	Sojourner
Long Lake (3)	Carson & Clelland	david.ross@carsoncs.net	763-561-2800 (P) 763-561-1943 (F)	952-404-5340 (P) 952-404-5359 (F) Wayzata PD	Sojourner
Loretto (3)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	763-473-9209 (P) 763-473-6939 (F)	Home Free
Maple Grove (3)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	763-494-6100 (P) 763-494-6431 (F)	Project Peace
Maple Plain (3)	Carson & Clelland	david.ross@carsoncs.net john.thames@carsoncs.net dawn.speltz@carsoncs.net Sami.Corlew@carsoncs.net Joseph.Murphy@carsoncs.net Jackie@carsoncs.net Jackie (assistant)	763-561-2800 (P) 763-561-1943 (F)	763-479-0500 (P) 763-479-0504 (F)	Home Free
Medicine Lake (3)	Wynn Curtis, Chestnut & Cambronne	wcurtiss@chestnutcambronne.com	612-339-7300 (P) 612-336-2900 (F)	763-391-5100 (P)	Home Free

				763-391-5108 (F) (Hennepin County Sheriff's Office)	
Medina (3)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	763-473-9209 (P) 763-473-6939 (F)	Home Free
Minneapolis (1)	City of Minneapolis	Firstname.Lastname@minneapolismn.gov	612-673-2010 (P) 612-673-2189 (F)	1 st Precinct 612-673-5701 2 nd Precinct 612-673-5702 3 rd Precinct 612-673-5703 4 th Precinct 612-673-5704 5 th Precinct 612-673-5705 Investigation 612-673-2941 Park Police 612-230-6550	Cornerstone
Minnetonka (3)	City of Minnetonka	acrabb@eminnetonka.com rsponheim@eminnetonka.com	952-939-8200 (P) 952-939-8248 (F)	952-939-8500 (P) 952-939-8245 (F)	Sojourner
Minnetonka Beach (3)	Kenneth Potts Law Firm	pottskatty@aol.com	952-474-4240 (P) 952-474-0987 (F)	952-249-4700 (P) 952-476-3028 (F) (Orono PD)	Sojourner
Minnetrista (3)	Kenneth Potts Law Firm	pottskatty@aol.com	952-474-4240 (P) 952-474-0987 (F)	952-446-1131 (P) 952-446-1653 (F)	Sojourner
Mound (3)	Kenneth Potts Law Firm	pottskatty@aol.com	952-474-4240 (P) 952-474-0987 (F)	952-249-4700 (P) 952-476-3028 (F) (Orono PD)	Sojourner
New Hope (2)	Jensen, Sondrall, Persellin & Woods, P.A.	sas@jspwlaw.com mpp@jspwlaw.com clr@jspwlaw.com ktm@jspwlaw.com	763-424-8811 (P) 763-493-5193 (F)	763-531-5170 (P) 763-531-5174 (F)	Home Free

Orono (3)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com jmtracy@integra.net mwitte@integra.net	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	952-249-4700 (P) 952-476-3028 (F)	Sojourner
Osseo (2)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com jmtracy@integra.net mwitte@integra.net	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	763-424-5444 (P) 763-424-4616 (F)	Home Free
Plymouth (3)	Campbell Knutson	eknetsch@ck-law.com aschwartz@ck-law.com	651-452-5000 (P) 651-234-6237 (F)	763-509-5160 (P) 763-509-5167 (F)	Home Free
Richfield (4)	Martin Costello	mcostello@cityofrichfield.org sweeneycastle@q.com Nancy Sweeney (secretary)	612-861-0489 (P) 612-866-0297 (F)	612-861-9800 (P) 612-861-0297 (F)	Cornerstone
Robbinsdale (2)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com jmtracy@integra.net mwitte@integra.net	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	763-531-1220 (P) 763-536-1383 (F)	Cornerstone
Rockford (2)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com jmtracy@integra.net mwitte@integra.net	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	763-391-5100 (P) 763-391-5108 (F) (Hennepin County Sheriff's Office)	Home Free
Rogers (2)	Carson & Clelland	david.ross@carsoncs.net john.thames@carsoncs.net dawn.speltz@carsoncs.net Sami.Corlew@carsoncs.net Joseph.Murphy@carsoncs.net Jackie@carsoncs.net Jackie (assistant)	763-561-2800 (P) 763-561-1943 (F)	763-428-3450 (P) 763-428-1900 (F)	Home Free
St. Anthony (3)	Steven P. Carlson Janine Hedback	scarlson@hac-mnlaw.com JanineHedback@hac-mnlaw.com	612-436-3282 (P) 612-436-3288 (F)	612-782-3350 (P)	

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St. Bonifacius (3)	Kenneth Potts Law Firm	pottskatty@aol.com	952-474-4240 (P) 952-474-0987 (F)	952-446-1131 (P) 952-446-1653 (F)	Sojourner
St. Louis Park (4)	Colich & Associates Sam Colich Amanda Grossman	mcolich@colichlaw.com scolich@colichlaw.com agrossmann@colichlaw.com	612-333-7007 (P) 612-333-0492 (F)	952-924-2600 (P) 952-924-2676 (F)	Cornerstone
Shorewood (3)	Kenneth Potts Law Firm	pottskatty@aol.com	952-474-4240 (P) 952-474-0987 (F)	952-474-3261 (P) 952-474-4477 (F) (South Lake Minnetonka Public Safety)	Sojourner
Spring Park (3)	Gregory Keller Law Office	gkeller397@yahoo.com	952-474-5977 (P) 952-474-9575 (F)	952-249-4700 (P) 952-476-3028 (F) (Orono PD)	Sojourner
Tonka Bay (3)	Kenneth Potts Law Firm	pottskatty@aol.com	952-474-4240 (P) 952-474-0987 (F)	952-474-3261 (P) 952-474-4477 (F) (South Lake Minnetonka Public Safety)	Sojourner
University of Minnesota (1)	City of Minneapolis	Firstname.Lastname@minneapolismn.gov	612-673-2010 (P) 612-673-2184 (F)	612-624-3550 (P)	Aurora Center
Wayzata (3)	Jeffrey W. Lambert, PA	Jeff@lawyerlambertmn.com	952-475-3435 (P) 952-475-0301 (F)	952-404-5340 (P) 952-473-8833 (F)	Sojourner
Woodland (3)	Tallen & Baertschi	steve@tablawmn.com paul@tablawmn.com	612-349-3900 (P) 612-337-5577 (P) 612-349-3995 (F)	952-474-7555 (P) 952-474-4564 (F) (Deephaven PD)	Sojourner

USEFUL CRIMINAL JUSTICE LINKS

Minnesota Department of Corrections Offender Locator (locator for offenders in prison or on parole)

<https://coms.doc.state.mn.us/PublicViewer/>

Hennepin County Sheriff's Jail Roster (roster of inmates booked in-custody at the Hennepin County Jail)

<http://www4.co.hennepin.mn.us/webbooking/>

Minnesota Department of Public Safety Criminal History Search Engine (public data on criminal convictions)

<https://dps.mn.gov/divisions/bca/pages/criminal-history.aspx>

Minnesota Bureau of Criminal Apprehension Sex Offender Locator (for Level 3 sex offenders) and search for non-compliant offenders

<https://por.state.mn.us/Home.aspx>

MNCIS (public version of Minnesota trial court records)

<http://www.mncourts.gov/publicaccess>

VINELink is the online version of VINE (Victim Information and Notification Everyday), the National Victim Notification Network.

www.vinelink.com